NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

EVOLUTIONARY INTELLIGENCE LLC,

Plaintiff-Appellant

v.

SPRINT NEXTEL CORPORATION, SPRINT COMMUNICATIONS COMPANY, L.P., SPRINT SPECTRUM L.P., SPRINT SOLUTIONS, INC., APPLE INC., FACEBOOK INC., FOURSQUARE LABS, INC., GROUPON, INC., LIVINGSOCIAL, INC., MILLENNIAL MEDIA, INC., TWITTER, INC., YELP, INC.,

 $Defendants\hbox{-}Appellees$

2016-1188, -1190, -1191, -1192, -1194, -1195, -1197, -1198, -1199

Appeals from the United States District Court for the Northern District of California in Nos. 5:13-cv-03587-RMW, 5:13-cv-04201-RMW, 5:13-cv-04202-RMW, 5:13-cv-04203-RMW, 5:13-cv-04204-RMW, 5:13-cv-04206-RMW, 5:13-cv-04207-RMW, and 5:13-cv-04513-RMW, Senior Judge Ronald M. Whyte.

ORDER

$\begin{array}{ccc} \mathbf{2} & & \mathbf{EVOLUTIONARY\ INTELLIGENCE\ LLC\ v.\ SPRINT\ NEXTEL} \\ & & \mathbf{CORPORATION} \end{array}$

The above captioned appeals appear related, and thus the court consolidates the appeals.

Because we consolidate the appeals, one set of briefs should be filed.

IT IS ORDERED THAT:

The above-captioned appeals are consolidated, and the revised official caption is reflected above. Appellant's informal opening brief is due no later than January 11, 2016.

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court